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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/043,885	01/09/2002	Ludwig Angerpointner	9743/4	6281
757	7590 11/20/2003	EXAMINER		
		PIIAM, LEDA T		
P.O. BOX 103	BOX 10395			
CHICAGO, IL 60611			ART UNIT	PAPER NUMBER
			2834	

DATE MAILED: 11/20/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
		10/043,885	ANGERPOINTNER, LUDWIG	
	Office Action Summary	Examiner	Art Unit	
		Leda T. Pham	2834	
Per	The MAILING DATE of this communication a iod for Reply	ppears on the cover sheet with th	e correspondence address	
	A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statut - Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b). tus	I. 1.136(a). In no event, however, may a reply be eaply within the statutory minimum of thirty (30) and will apply and will expire SIX (6) MONTHS fi tute, cause the application to become ABANDO	e timely filed days will be considered timely, rom the mailing date of this communication. NED (35 U.S.C. § 133).	
	1) Responsive to communication(s) filed on 30	July 2003.		
2	a)⊠ This action is FINAL . 2b)□ Thi	is action is non-final.		
	3) Since this application is in condition for allow closed in accordance with the practice under			
Dis	position of Claims			
	4) Claim(s) 1-19 is/are pending in the applicatio	n.		
	4a) Of the above claim(s) is/are withdra			
	5)⊠ Claim(s) <u>18 and 19</u> is/are allowed.			
1	6)⊠ Claim(s) <u>1-17</u> is/are rejected.			
	7) Claim(s) is/are objected to.			
	8) Claim(s) are subject to restriction and	or election requirement.		
App	lication Papers			
	9)☐ The specification is objected to by the Examin	ner.		
1	0) The drawing(s) filed on is/are: a) ac	ccepted or b) objected to by th	e Examiner.	
	Applicant may not request that any objection to the			
	Replacement drawing sheet(s) including the corre	ection is required if the drawing(s) is	objected to. See 37 CFR 1.121(d).	
1	1) The oath or declaration is objected to by the E	Examiner. Note the attached Offi	ce Action or form PTO-152.	
Prio	ority under 35 U.S.C. §§ 119 and 120			
	Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority documer application from the International Burea * See the attached detailed Office action for a list	nts have been received. Ints have been received in Applic ority documents have been rece au (PCT Rule 17.2(a)). In the certified copies not receive.	ation No ived in this National Stage	
13	 Acknowledgment is made of a claim for domes since a specific reference was included in the fi 37 CFR 1.78. The translation of the foreign language presented in the properties. 	irst sentence of the specification	or in an Application Data Sheet	
14) Acknowledgment is made of a claim for domes reference was included in the first sentence of t	stic priority under 35 U.S.C. §§ 12	20 and/or 121 since a specific	
Attac	chment(s)			
) 🗵	Notice of References Cited (PTO-892)	4) 🔲 Interview Summa	ary (PTO-413) Paper No(s)	
	Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informa	al Patent Application (PTO-152)	

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DETAILED ACTION

Response to Amendment

- 1. This office action is in response to Amendment filed on 7/30/03.
- 2. Claims 1 19 are presented for examination.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claim 1- 3, 6, 8 are rejected under 35 U.S.C. 102(b) as being anticipated by Larsen et al. (U.S. Patent No. 5,231,374).

Larsen discloses in figure 2 a device for transferring electric currents comprising a slip ring unit (12) comprising a rotor (26) with connecting wires (34) and a stator (24), and a printed circuit board (40), wherein said printed circuit board comprises conductors (sensors) in electrical contact with said connecting wires (34), wherein a torque required for rotary movement between said rotor and said stator is introduced via said printed circuit board (column 1, lines 13 – 15, the electrical signal current from printed circuit board go through rotor created torque in the rotor and stator).

Referring to claim 2, Larsen discloses the connecting wires (34) transmit current and are arranged in a geometrically determined pattern out of said rotor (26), and said printed circuit

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board (40) comprises connecting points (sensor pins) that are connected with said connecting wires (34) and that are arranged in a pattern that is in accordance with said geometrically determined pattern (lines 52 - 55, column 5).

Referring to claim 3, Larsen discloses an outer portion of said slip ring (12) unit is used as said stator (24) and an inner portion of said slip ring unit is used as said rotor (26, figure 2).

Referring to claim 6, Larsen discloses the device further comprising a remote-controlled object (see as printed circuit board 40 to control current) that transmits and/or receives electrical currents via said slip ring unit.

Referring to claim 8, Larsen teaches a device for transferring electric currents (figure 2a), comprising a slip ring unit (12) having a rotor (26) with connecting wires (34) and a stator (26); and a printed circuit board (40) said printed circuit board comprising conductors (sensor) in electrical contact with said connecting wires (34) of said rotor (26); and connecting points (sensor pins), wherein a torque required for rotary movement between said rotor and said stator is introduced via said printed circuit board (column 1, lines 13 – 15), wherein an outer portion of said slip ring unit is used as said stator and an inner portion of said slip ring unit is used as said rotor and several ones of said connecting wires (34) are conducted out of said rotor for transmitting current in accordance with a geometrically determined pattern, and said connecting points (sensor pins) with said connecting wires are arranged in a pattern that is in accordance with said geometrically determined pattern.

5. Claims 9 – 10, 14 arc rejected under 35 U.S.C. 102(e) as being anticipated by England et al. (U.S. Patent No. 6,304,014 B1).

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England discloses a device for transferring electric currents (figure 1a) comprising a slip ring unit (1) having a stator (not show) with connecting wires (17 - 19) and a rotor (20, figure 1a), and a printed circuit board (13) fastened to said stator and comprising conductors (11) that are in electrical contact with said connecting wires of said stator, wherein said printed circuit board is used as a torque support (current supplied to excitation winding on printed circuit board 13 to energize the resonator 23 rotating with the shaft, line 5 - 17, column 5).

Referring to claim 10, the device for transferring electric currents in England discloses several ones of said connecting wires (17 - 19) are conducted out of said stator in accordance with a geometrically determined pattern and said connecting points with said connecting wires on said printed circuit board are arranged in a pattern that is in accordance with said geometrically determined pattern (figure 2, 4a).

Referring to claim 14, England discloses the device further comprising a remote-controlled object (also printed circuit board 13) that transmits and/or receives electrical currents via said slip ring unit.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 4 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Larsen in view of Kameda et al. (U.S. Patent No. 5,357,160).

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Referring to claim 4, Larsen discloses the claim invention except for the printed circuit does not clearly show starting at said connecting points, one or several of conductors over at least a partial area of said printed circuit board are directed radially away from an axis of rotation of said slip ring unit.

Kameda discloses in his invention a printed circuit board (figure 2) wherein the connecting points, one or several of connectors over at least a partial area of said printed circuit board are directed radially away from an axis of rotation of said slip ring unit for connecting an external means (lines 67 - 68, column 3).

Thus, it would have been obvious to one skilled in the art at the time the invention was made to modify the position of the connector in printed circuit board as taught by Kameda.

Doing so would connect an external mean with the slip ring.

Referring to claim 5, Kameda teaches said geometrically determined pattern of said connecting wires is designed in such away that said printed circuit board could only be attached in a predetermined position (figure 2).

8. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Larsen in view of Taguchi et al. (U.S. Patent No. 3,913,114).

Referring to claim 7, Larsen teaches the device having the claimed invention except for the remote-controlled object comprises a camera.

Taguchi discloses a remote-controlled having a camera for controlling a certain determined rotating position of motor.

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Thus, it would have been obvious to one skilled in the art at the time the invention was made to modify the controlled-controlled as taught by Taguchi. Doing so would control a certain determined rotating position of motor.

9. Claim 11, 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over England in view of Larsen.

Referring to claim 11, England discloses the claim invention except for the added limitation of the outer portion of said slip ring unit is used as said stator and an inner portion of said slip ring unit is used as said rotor.

Larsen teaches the slip rings unit having the outer portion of said slip ring unit is used as said stator and an inner portion of said slip ring unit is used as said rotor for providing a connection path.

Thus, it would have been obvious to one skilled in the art at the time the invention was made to modify the slip ring unit as taught by Larsen. Doing so would provide a connection path in to the motor.

Referring to claim 16, The combination of England and Larsen disclose a device for transferring electric currents, comprising a slip ring unit (1) having a stator (not show) with connecting wires (17-19) and a rotor (20), and a printed circuit board (13) fastened to said stator, said printed circuit board having conductors (11) that are in electrical contact with said connecting wires (17-19) of said stator; and connecting points, wherein said printed circuit board is used as a torque support; wherein an outer portion of said slip ring unit is used as said stator and an inner portion of said slip ring unit is used as said rotor and several ones of said connecting wires are conducted out of said stator in accordance with a geometrically determined pattern and

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said connecting points with said connecting wires on said printed circuit board are arranged in a pattern that is in accordance with said geometrically determined pattern (figure 2, 4a).

10. Claims 12 – 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over England in view of Kameda.

Referring to claim 12, England discloses the claim invention except for the added limitation of one or several of said conductors over at least a partial area of said printed circuit board are directed radially away from an axis of rotation of said slip ring unit.

Kameda discloses in his invention a printed circuit board (figure 2) wherein the connecting points, one or several of conductors over at least a partial area of said printed circuit board are directed radially away from an axis of rotation of said slip ring unit for connecting an external means (lines 67 - 68, column 3).

Thus, it would have been obvious to one skilled in the art at the time the invention was made to modify the position of the connector in printed circuit board as taught by Kameda.

Doing so would connect an external mean with the slip ring.

Referring to claim 13, Kameda teaches said geometrically determined pattern of said connecting wires is designed in such away that said printed circuit board could only be attached in a predetermined position (figure 2).

11. Claims 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over England in view of Taguchi.

England teaches the device having the claimed invention except for the remote-controlled object comprises a camera.

Taguchi discloses a remote-controlled having a camera for controlling a certain determined rotating position of motor.

Thus, it would have been obvious to one skilled in the art at the time the invention was made to modify the remote-controlled as taught by Taguchi. Doing so would control a certain determined rotating position of motor.

12. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Larsen as applied to claim 1 above, and further in view of Taguchi.

England teaches the device having the claimed invention except for the added limitation of the remote-controlled camera.

Taguchi discloses a remote-controlled having a camera for controlling a certain determined rotating position of motor.

Thus, it would have been obvious to one skilled in the art at the time the invention was made to modify the remote-controlled as taught by Taguchi. Doing so would control a certain determined rotating position of motor.

Allowable Subject Matter

- 13. Claims 18 19 are allowed.
- 14. The following is an examiner's statement of reasons for allowance: the record of prior art does not show a device having a slip ring unit comprising a rotor with connecting wires, a stator, and a printed circuit board, wherein a torque required for rotary movement between the rotor and the stator is introduced from at least one engagement pin via the printed circuit board, wherein an outer portion of said slip ring unit is used as said stator and an inner portion of said slip ring unit is used as said rotor, and several ones of said connecting wires are conducted out of said rotor in

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accordance with a geometrically determined pattern, and said connecting points with said connecting wires on said printed circuit board are arranged in a pattern that is in accordance with said geometrically determined pattern, wherein said geometrically determined pattern of said connecting wires is designed in such a way that said printed circuit board can only be attached in a predetermined position.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Response to Arguments

- 15. Applicant's arguments filed 7/30/03 have been fully considered but they are not persuasive.
- 16. The arguments are not persuasive because Larsen discloses a torque required for rotary movement between said rotor and said stator is introduced via said printed circuit board (lines 52 55, column 5), and England discloses a slip ring unit (, figure 1a).
- 17. In response to applicant's argument that "the passage is silent about a printed circuit board introducing a torque for rotary movement between a rotor and stator." The examiner recognizes that from the present claimed language, the torque is introduced for rotating the rotor by the current created from the printed circuit board that is disclosed in Larsen. The Merriam-Webster's Collegiate Dictionary (page 1241) defining torque is "to tends to produce rotation". Thus, when a current goes through rotor and stator, the rotating of the rotor can create a torque in rotary movement. In the present invention, the claim language does not recite there is a

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mechanical stress on the printed circuit board during rotating movement caused by the torque.

Therefore, the examiner can interpret the torque by the rotating of the rotor creating the torque as

disclosing in Larsen.

18. In response to applicant's argument that "England fails to disclose a slip ring unit". The

Examiner disagrees with that because in the present claimed language the slip ring unit acting as

a means, an element in a device that does not have any specific function of a slip ring. Thus, any

element having a stator (something is statutory) with wire, and a rotor can consider as a slip ring

unit as recited in the present claimed invention. Therefore, a motor in England can also see as a

slip ring unit.

Conclusion

19. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leda T. Pham whose telephone number is (703) 305-4864. The examiner can normally be reached on M-F (7:30-5:00) first Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be reached on (703) 308-1371. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-7722.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-3431.

Leda T. Pham Examiner Art Unit 2834

LTP November 7, 2003

> BURTON S. MULLINS PRIMARY EXAMINER

BO NEW TOWN